#### PATENT COOPERATION TREATY

75

#### From the INTERNATIONAL SEARCHING AUTHORITY

To: G.E.EHRLICH	PCT
G.E. EHRILICH (1995) LTD. 11 MENACHEM BEGIN STREET RAMAT-GAN, ISRAEL 52 521	NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT AND THE WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY, OR THE DECLARATION
	(PCT Rule 44.1)
	Date of mailing (day/month/year) 17 FEB 2005
Applicant's or agent's file reference 27558	FOR FURTHER ACTION See paragraphs 1 and 4 below
International application No. PCT/IL04/00181	International filing date (day/month/year) 24 February 2004 (24.02.2004)
Applicant METABOGAL, LTD	
The applicant is hereby notified that the international sea have been established and are transmitted herewith.	urch report and the written opinion of the International Searching Authority
Filing of amendments and statement under Article 19 The applicant is entitled, if he so wishes, to amend the cl	
When? The time limit for filing such amendments i search report.	s normally two months from the date of transmittal of the international
Where? Directly to the International Bureau of WIP 1211 Geneva 20, Switzerland, Facsimile No.	
For more detailed instructions, see the notes on the	accompanying sheet.
-	rch report will be established and that the declaration under the International Searching Authority are transmitted herewith.
3. With regard to the protest against payment of (an) add	litional fee(s) under Rule 40.2, the applicant is notified that:
the protest together with the decision thereon has be request to forward the texts of both the protest and	een transmitted to the International Bureau together with the applicant's the decision thereon to the designated Offices.
no decision has been made yet on the protest; the a	pplicant will be notified as soon as a decision is made.
4. Reminders	
Bureau. If the applicant wishes to avoid or postpone publicat	tte, the international application will be published by the International tion, a notice of withdrawal of the international application, or of the in Rules 90bis.1 and 90bis.3, respectively, before the completion of the
International Bureau. The International Bureau will send a co	n the written opinion of the International Searching Authority to the py of such comments to all designated Offices unless an international d. These comments would also be made available to the public but not
examination must be filed if the applicant wishes to postpone t	t of some designated Offices, a demand for international preliminary he entry into the national phase until 30 months from the priority date thin 20 months from the priority date, perform the prescribed acts for
	ths (or later) will apply even if no demand is filed within 19 months.
See the Annex to Form PCT/IB/301 and, for details about the a Volume II, National Chapters and the WIPO Internet site.	applicable time limits, Office by Office, see the PCT Applicant's Guide,
Name and mailing address of the ISA/US	Authorized officer
Mail Stop PCT, Attn: ISA/US Commissioner for Patents	Manjunathy N. Rao, Ph.D.
P.O. Box 1450 Alexandria, Virginía 22313-1450	Telephone No. 571-272-1600

Facsimile No. (571) 273-3201
Form PCT/ISA/220 (January 2004)

(See notes on accompanying sheet)

# PATENT COOPERATION TREATY

# PCT

### INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference 27558		Form PCT/ISA/220 ere applicable, item 5 below.
International application No. PCT/IL04/00181	International filing date (day/month/year) 24 February 2004 (24.02.2004)	(Earliest) Priority Date (day/month/year) 27 April 2003 (27.04.2003)
Applicant METABOGAL, LTD		
This international search report consists  It is also accompanied  I. Basis of the Report  a. With regard to the language, the the international a translation of the of a translation of the farms were found  With regard to any nucleotic certain claims were found  Unity of invention is lacking the text is approved as submitted.	of a total of sheets.  I by a copy of each prior art document cited international search was carried out on the bas application in the language in which it was file the international application into irrnished for the purposes of international search de and/or amino acid sequence disclosed in the unsearchable (See Box No. II)  In the sequence of the purpose of international search and or amino acid sequence disclosed in the unsearchable (See Box No. III)	in this report.  is of: ed. , which is the language th (Rules 12.3(a) and 23.1(b))
the text is approved as subn		
·	I, according to Rule 38.2(b), by this Authority in the date of mailing of this international search	
	published with the abstract is Figure No	_
as suggested by the	applicant. Authority, because the applicant failed to sugg	est a figure
	Authority, because this figure better characterizations.	*
b. none of the figures is to be		

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International application No.

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Box No	. I Nucleotide and/or amino acid sequence(s) (Continuation of item 1.b of the first sheet)
	egard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed tion, the international search was carried out on the basis of:  type of material
	a sequence listing
	table(s) related to the sequence listing
ъ.	format of material
	on paper
	in electronic form
c.	time of filing/furnishing
	contained in the international application as filed
	filed together with the international application in electronic form
	furnished subsequently to this Authority for the purposes of search
2.	In addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
3.	Additional comments:

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Box No. II	Observations where certain claims were found unsearchable (Continuation of item 2 of first sheet)	
This internat	This international search report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:	
1.	Claims Nos.: because they relate to subject matter not required to be searched by this Authority, namely:	
2.	Claims Nos.: because they relate to parts of the international application that do not comply with the prescribed requirements to such an extent that no meaningful international search can be carried out, specifically:	
3.	Claims Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).	
Box No. II	Observations where unity of invention is lacking (Continuation of item 3 of first sheet)	
	ional Searching Authority found multiple inventions in this international application, as follows: Continuation Sheet	
1.	As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims.	
2.	As all searchable claims could be searched without effort justifying additional fees, this Authority did not invite payment of any additional fees.	
3.	As only some of the required additional search fees were timely paid by the applicant, this international search report covers only those claims for which fees were paid, specifically claims Nos.: 1-24,28-31,33-37 and 42	
4.	No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.:	
Remark on	The additional search fees were accompanied by the applicant's protest and, where applicable, the payment of a protest fee.  The additional search fees were accompanied by the applicant's protest but the applicable protest fee was not paid within the time limit specified in the invitation.  No protest accompanied the payment of additional search fees.	
	130 protest accompanied the payment of additional scalen ices.	

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IPC(8) US CL According to B. FIELE	SIFICATION OF SUBJECT MATTER  : C12P 21/06; C12N 9/00, 9/14, 1/12, 1/20, 5/00,  : 435/4, 6, 41, 69.1, 183, 195, 252.1, 252.3, 254.1, International Patent Classification (IPC) or to both nations SEARCHED  cumentation searched (classification system followed by	, 320.1, 325, 410,; 536/23.1, 23.4, 23.5; 80 onal classification and IPC	0/295
U.S. : 43	5/4, 6, 41, 69.1, 183, 195, 252.1, 252.3, 254.1, 320.1, 3	325, 410,; 536/23.1, 23.4, 23.5; 800/295	
Documentatio	on searched other than minimum documentation to the e	extent that such documents are included in	the fields searched
	a base consulted during the international search (name ontinuation Sheet	of data base and, where practicable, search	terms used)
C. DOCU	JMENTS CONSIDERED TO BE RELEVANT		
Category *	Citation of document, with indication, where ap	propriate, of the relevant passages	Relevant to claim No.
х	WO 02/40686 (GENZYME CORP.) 23 May 2002 (2:	3.05.2002), see entire document.	1-11, 28-31, 33-37, 42
х	WO 02/15927 (TRANSKARYOTRIC THERAPEUT (28.02.2002) see entire document.	ICS INC.) 28 February 2002	1-11, 28-31, 33-37, 42
х	VAN WEELY et al. Function of oligosaccharide mod		1-11, 28-31, 33-37, 42
 У	membrane-associated lysosomal hydrolase. Eur. J. Bio 669-677.	ochem., 1990, Vol. 191, No. 3, pages	2.0
х	MARTIN BM et al. Glycosylation and processing of glucoccerebrosidase in invertebrate cells using a bacu Vol. 7, No.2, pages 99-106.		1-11, 28-31, 33-37, 42
Х	ERICKSON AH et al. Biosynthesis of lysosomal enzy 1985, Vol. 260, No.26, pages 14319-14324.	yme glucocerebrosidase. J. Biol. Chem.,	1-11, 28-31, 33-37, 42
Further	documents are listed in the continuation of Box C.	See patent family annex.	
* S	Special categories of cited documents: "T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the		
	t defining the general state of the art which is not considered to be of relevance	principle or theory underlying the inve	
•	plication or patent published on or after the international filing date	"X" document of particular relevance; the considered novel or cannot be consider when the document is taken alone	
	t which may throw doubts on priority claim(s) or which is cited to the publication date of another citation or other special reason (as	"Y" document of particular relevance; the considered to involve an inventive step combined with one or more other such	when the document is
"O" documen	t referring to an cral disclosure, use, exhibition or other means	being obvious to a person skilled in the	e art
priority d	t published prior to the international filing date but later than the ate claimed	"&" document member of the same patent	•
	ctual completion of the international search	Date of mailing of the international scare	n report D
14 November 2005 (14.11.2005)  Name and mailing address of the ISA/US  Authorized officer			
Ma	il Stop PCT, Attn: ISA/US	Manjunath N. Rao, Ph. D.	JOHN
	nmissioner for Patents Box 1450	iviangunatu i waxay Fili.	72/-
	xandria, Virginia 22313-1450	Telephone No. <b>6</b> 74-272-1600	
Facsimile No	. (571) 273-3201		

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tegory *	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No
X  Y	Database GenBank, US National Library of Medicine, (Bethesda, MD, USA) No. AAR15823, BOLLER et al., March 2003.	16
$\frac{X}{Y}$	Database GenBank, US National Library of Medicine, (Bethesda, MD, USA) No.ABP81239, ZHU T et al., February 2003.	16

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#### BOX III. OBSERVATIONS WHERE UNITY OF INVENTION IS LACKING

This application contains the following inventions or groups of inventions which are not so linked as to form a single general inventive concept under PCT Rule 13.1. In order for all inventions to be examined, the appropriate additional examination fees must be paid.

Group I, claims 1-24, drawn to host cell producing high mannose recombinant proteins comprising a polynucleotide encoding a recombinant protein and a signal for causing the recombinant to be produced as a high mannose protein.

Group II, claims 28-31, 33-37, 42, drawn to a recombinant high-mannose polypeptide.

Group III, claims 38-41, drawn to a recombinant high-mannose protein in a plant cell culture.

Group IV, claims 43-46, drawn to method of making high-mannose protein.

Group V, claims 57, drawn to a method of treating a disorder using the high mannose protein.

The inventions listed as Groups I-V do not relate to a single general inventive concept under PCT Rule 13.1 because, under PCT Rule 13.2, they lack the same or corresponding special technical features for the following reasons:

According to PCT Rule 13.2 unity of invention exists only when the shared same or corresponding special technical feature is a contribution over the prior art. The inventions of Groups I-VI do not relate to a single general inventive concept because they lack the same or corresponding special technical feature. The technical feature of Groups I-V is a host cell producing a high-mannose recombinant protein comprising a polynucleotide encoding a recombinant protein and a signal sequence responsible for high-mannose content. Dunn-Coleman et al. WO 02/68666, dated 6 Sept. 2002 disclose such a host cell comprising a polynucleotide encoding an esterase polypeptide comprising a signal sequence. The reference does not specifically disclose that said polypeptide is a high-mannose polypeptide. However, since the signal sequence in the reference is a vacuolar signal sequence which is similar to the signal sequence herein, the Authorized Office takes the position that said host cell comprising said polynucleotide inherently encodes a polypeptide as a high-mannose polypeptide. Therefore, the invention when considered as a whole does not make a contribution over the prior art.

Furthermore, pursuant to 37 C.F.R. 1.475 (d), the ISA/US considers that where multiple products and processes are claimed, the main invention shall consist of the first invention of the category first mentioned in the claims and the first recited invention of each of the other categories related thereto. Accordingly, the main invention (Group I) comprises the first-recited product, a host cell. Further pursuant to 37 C.F.R. ' 1.475 (d), the ISA/US considers that any feature which the subsequently recited products and methods share with the main invention does not constitute a special

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technical feature within the meaning of PCT Rule 13.2 and that each of such products and methods accordingly defines a separate invention. Claims 25-27, 32, 47-56, 58-72 have been found to be unsearchable under Article 17(2)(b) because of the defects under Article 17(2)(a). These claims are improper multiple dependent claims. Therefore they have not been included with any invention. Continuation of B. FIELDS SEARCHED Item 3: CAPLUS, BIOSIS, SCISEARCH, BIOTECHABS, BIOTECHDS, DGENE, PASCAL, CABA, LIFESCI, USPTO-WEST, BIOTECHNO, GENBANK, AGRICOLA, EMBASE, MEDLINE, ESBIOBASE, FSTA,

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